

way Company shall pay to the Virginia Railway and Power Company for each car made its cars are run upon the hereinafter described tracks the sum of seven and one-half (8.5) cents.

(b) Payments to be made on or before the 10th day of each month for the car miles run during the preceding calendar month.

(c) The cars of the Richmond and Henrico Railway Company, together with the employees operating the same, while upon said tracks shall be under the control of the Virginia Railway and Power Company, and shall in all respects observe and comply with the rules and regulations of the Virginia Railway and Power Company and the orders of its officials.

Terms and Conditions.

The appliances and equipment of the cars of the Richmond and Henrico Railway Company to be operated on the tracks shall be at all times at least equal in efficiency in all respects to the appliances and equipment of the cars operated on said tracks by the Virginia Railway and Power Company.

The cars of the Richmond and Henrico Railway Company, in dimensions of body, total weight, thickness of flange and width of tread, shall be such as can be operated over said tracks without injury thereto, other than ordinary wear and tear.

The Virginia Railway and Power Company shall maintain the hereinafter described tracks in a condition for the safe and ordinary operation of said cars of the Richmond and Henrico Railway Company.

The cars of the Virginia Railway and Power Company to have the right of way at all crossings and connections.

The Richmond and Henrico Railway Company shall forever indemnify and hold and save harmless the Virginia Railway and Power Company, its successors, lessees and assigns, from all liabilities, damages, costs or expense of any kind or character caused by or resulting from alleged negligence or wrongful acts toward or affecting other parties of the Richmond and Henrico Railway Company or its employees, while the Richmond and Henrico Railway Company is operating its cars over the tracks of the Virginia Railway and Power Company, as hereinafter described.

Should any claim be made, or suit begun, or threatened, against the Virginia Railway and Power Company by reason of said acts, the Virginia Railway and Power Company shall immediately give notice thereof to the Richmond and Henrico Railway Company, which shall forthwith assume responsibility for said claim or suit, and shall settle or contest the same at its own expense, as it may deem best, and in default thereof the Richmond and Henrico Railway Company may settle, adjust or defend said claim or suit as it seems best, and the Richmond and Henrico Railway Company shall be liable for all expenses or payments incurred thereby.

The Virginia Railway and Power Company shall forever indemnify and hold and save harmless the Richmond and Henrico Railway Company, its lessees, successors and assigns, from all liabilities, damages, costs or expense of any kind or character caused by or resulting from alleged negligence or wrongful acts toward or affecting other parties of the Virginia Railway and Power Company, or its employees, while the Richmond and Henrico Railway Company is operating its cars over the tracks of the Virginia Railway and Power Company, as hereinafter described.

Should any claim be made, or suit begun, or threatened, against the Richmond and Henrico Railway Company by reason of said acts, the Richmond and Henrico Railway Company shall immediately give notice thereof to the Virginia Railway and Power Company, which shall forthwith assume responsibility for said claim or suit, and shall settle or contest the same at its own expense, as it may deem best. In default thereof, the Richmond and Henrico Railway Company may settle, adjust or defend said claim or suit as it seems best, and the Richmond and Henrico Railway Company shall be liable for all expenses or payments incurred thereby.

Transfer Conditions.

(1) In the matter of the terms and conditions upon which transfer of passengers shall be exchanged between the Virginia Railway and Power Company and the Richmond and Henrico Railway Company.



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Raymond Company, as required by the provisions of the ordinance and franchise of the city of Richmond, the arbitrators aforesaid do hereby determine and award that the following are and shall be the terms and conditions upon which transfers shall be exchanged between the said companies, as aforesaid, that is to say:

(a) The Richmond and Henrico Railway Company shall redeem all of its transfers collected by the Virginia Railway and Power Company at three (3) cents each.

(b) The payments shall be made by each company to the other for transfers collected and offered for redemption, on or before the tenth day of each month for the transfers collected during the preceding calendar month.

(c) The form of transfer to be issued by the Richmond and Henrico Railway Company shall conform generally to the standard transfer form used by the Virginia Railway and Power Company, color of transfer to be approved by the Virginia Railway and Power Company.

Use of Current.

(3) In the matter of the terms and conditions upon which transfer of passengers shall be exchanged between the Virginia Railway and Power Company and the Richmond and Henrico Railway Company.

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For a limited time only we will offer No. 6 Remington Typewriters guaranteed the same as a new machine for

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dispute and continue operation pending adjudication.

In witness whereof the said R. E. Danforth, H. W. Fuller and W. W. Cole, arbitrators appointed as aforesaid, have hereunto affixed to this award their hands and seals.

Done in triplicate in the city of Washington, D. C., this 5th day of July, 1911.

(Signed) H. W. FULLER.
(Signed) R. E. DANFORTH.
I assent to the conclusions and the award stated herein excepting as to Article (a) of Section 2, in which I do not concur.
(Signed) W. W. COLE.

LOKDS MAY NOT PASS VETO BILL

If Rejected Premier Probably Will Advise Creation of New Block of Peers.

London, July 17.—An entirely unexpected contingency confronts the career of the veto bill to-night. It is a possibility that the House of Lords, instead of passing the third reading of the bill with their amendments on Thursday, thus sending it back to the House of Commons for consideration, may reject it entirely, even with amendments. In that event, Premier Asquith is fully expected to announce, as he probably would, that he had advised the King to create a large block of new peers.

The Liberal party is no more anxious for an inflated peerage than the Lords are, but will not balk at the creation of peers if the necessity is forced upon them. The parliamentary program of the Liberals is, as the Right Honorable Walter Runciman, president of the Board of Education, said in a speech Saturday, "the bill, the whole bill and nothing but the bill."

Two moves in the Lords' game today excited great speculation. One was a conference of the Conservative leaders, the Marquis of Lansdowne, the Earl of Selborne, Baron Middleton, the Marquis of Salisbury and others.

The second was a strong appeal by Lord Morley, of Blackburn, to the Liberal Lords. Lord Morley in a circular letter said:

"It is possible that a certain number of opposition peers may force division on the third reading of the parliamentary bill. The momentous results at stake, both immediate and in the future, make it in the highest degree desirable that no supporter of the bill should be absent from his place. I earnestly trust, therefore, that your Lordship will not fail to give His Majesty's government the advantage of your presence on what may prove so truly critical an occasion."

CLAIMS HOME WAS RUINED

Defense Made by Giuseppe Romanello to Charge of Murder.

New York, July 17.—He ruined my home," said Giuseppe Romanello today when arraigned on the charge of killing Alessandro Zarro and mortally wounding Filippo Prosapio. The shooting occurred in an Italian cafe in Harlem last night, while thousands of Italians outside were celebrating the annual festival of Our Lady of Mount Carmel.

Zarro and Prosapio were at a table when Romanello entered. An argument followed. Zarro was followed by gun play that drove everybody else out of the saloon. Fifteen policemen had all the time been outside. They were celebrating the annual festival of Our Lady of Mount Carmel.

R. W. Crump, 17 South Third Street, reported to the police last night that he had seen a run over by two unidentified white men on bicycles Friday night and had his collarbone broken. He could give no description of the men, and the police are doubtful if they can be arrested.



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EVERYTHING MUSICAL

WAR IS DECLARED TO END ON FUSION

Norfolk County "Straightouts" Appeal to Democratic State Committee.

ASK FOR EARLY DECISION

Declare Straw Candidates and Sham Primaries in Interest of Republicans.

(Special to The Times-Dispatch.) Norfolk, Va., July 17.—With unmistakable enthusiasm the "Straightouts" of Norfolk county filed the Granby Theatre to-night, and declared war to the end on fusion. Maurial G. Long, C. W. Coleman, A. B. Carney and City Attorney George C. Cabell were the speakers, and their denunciation of the speakers and their denunciation created great applause.

The enthusiasm was greater than at any of the meetings held before the primary.

Resolutions adopted amid great excitement, the audience standing and cheering. The resolutions were: That the Democratic party in Norfolk county take up the contest and decide at the earliest possible moment whether straw candidates and sham primaries, held in the interest of Republicans and those friendly to their cause, shall be countenanced by the Democratic party in Virginia.

The preamble asserts that the present clerk of the county, Alvah H. Martin, was elected in 1887 on the ticket with a negro candidate for Commonwealth's Attorney and a negro candidate for commissioner of revenue, and that notwithstanding the Fusionists now claim to have elected the county from negro domination.

In sympathy with Republicans, it claims that this year the electoral board appointed registrars and judges and clerks of election, every one of whom is in sympathy with Republican county officials and those associated with them.

It says that in 1905 the Fusionists bolted the primary when a pledge to support the nominees was required by the State Committee. It further contends that the Fusionists have named candidates who are running in the interest of Republicans. It says that in 1903 three candidates nominated in the so-called Democratic primary, receiving over 1,500 votes, did not even have their names printed on the official ballot in the general election, and that Republicans were elected without opposition. It claims that in 1905, notwithstanding the pledge on the ballot, voted in the primary, the Fusion nominees did not get a third of the votes they received in the primary, and their Republican opponents were elected.

Another feature set out in the preamble is that the county committee is composed of thirty members, seven of whom are candidates involved in the contest, and twenty-eight of whom hold county offices or regularly receive county contracts. Then follows:

"Resolved, That the Democrats of Norfolk county, in mass-meeting assembled, respectfully but earnestly request the State Democratic Committee to take up and decide as early as practicable the contest involving the nominations for county and district offices of Norfolk county, in order that it may be settled once for all, and beyond further controversy, that the highest authority of the Democratic party in this State will not recognize fusionism; that no partisan and biased tribunal, claiming to be Democratic, shall sit in judgment on its own case; that Democratic honor will not countenance or permit straw candidates or sham primaries, and that the Democratic organization in no part of this State shall be forced or permitted to be under the control of a Republican boss."

Trusts at Fusionism.

Chairman H. C. Long, of the Straightout campaign committee, electrified the audience by his thrusts at fusionism and statements about the county committee "fairly and impartially deciding the contest."

The unanimous vote the audience said they would carry the fight to the State committee.

C. W. Coleman, the "Straightout" candidate for clerk of the court, said if the Fusionists had their way B. C. Marshall would be re-elected Commonwealth's Attorney and A. C. Cromwell would be elected sheriff and not a mother's son of the other primary nominees would be elected.

"Wouldn't you like to hear a joint debate between Alvah Martin and Wiloughby Wilson?" he asked.

Mr. Coleman charged that county funds had been used to buy votes, and that bridges had been built for the same purpose.

City Attorney George C. Cabell spoke at the request of the committee. He blamed the lethargy of Democrats for existing conditions, and said the State committee had been checked by jowl with fusion in Norfolk county.

APPEAR TO RESIST CONTEMPT ORDER

Justice Wright Overrules Motions of Labor Leaders for Dismissal.

Washington, D. C., July 17.—Attacking the jurisdiction of the court and the legality of the proceeding, President Samuel Gompers, Vice-President John Mitchell and Secretary Frank Morrison, of the American Federation of Labor, appeared in the equity branch of the Supreme Court of the District Court of Columbia to-day to resist the latest contempt order issued against them by Justice Wright. The first moves were of a technical nature, and were overruled by Justice Wright. A motion to dismiss on the ground that the service of the order was incomplete was sustained, but when Justice Wright directed the trial to serve new papers forthwith the point was waived.

Laborers' Report Attacked.

Next the defendants moved to dismiss because the report of the committee of lawyers submitted to the court in the case was not a proper one. In that the members of the committee did not and could not exercise the judicial qualities required in the order.

It was contended that the members of the committee were counsel for the National Anti-Boycott Association, and that the conclusion of the Buck's Stove and Range Company's case did not stop "their persecution of these defendants, and therefore they were not qualified to pass judgment upon the acts of the defendants."

The motion was overruled, the court holding that the members of the committee were prosecutors and not called upon to exercise judicial functions.

Declare Judge Prejudiced.

In ruling, the court remarked that even had the committee reported that there were no reasonable grounds for contempt charges, such a report would not have been received. Gompers' attorneys at once protested that in view of this expression by the court they should not be compelled to proceed, but that Justice Wright should certify the case to some other justice for trial.

Justice Wright curtly dismissed the protest with "you may proceed." An exception was noted.

The motion to strike out the names of Messrs. Davenport, Darlington and Beck, as prosecutors, and substitute that of the district attorney was overruled in so far as the members of the committee were concerned.

The court asked District Attorney Wilson if he would be willing to have his name added to the committee as prosecutor, and gave him time to consider the question.

A motion for a bill of particulars was then filed.

May Go Over to October.

If all of the various motions by the defendants are dismissed, an answer to the order will be filed within the next two weeks. Should the court hold that the answer raises a question of facts, the case will go over until October, when all of the members of the District Supreme Court probably will sit with Justice Wright as advisers. This was announced by Justice Wright to-day.

Technically, the defendants appeared by counsel only to-day, Judge Alton B. Parker of New York and the local firm of Ralston, Siddons & Richardson representing them, but in reality all three were on hand before the court convened, conferring with their lawyers and friends. J. J. Darlington and Daniel Davenport, members of the committee of lawyers, appeared as prosecutors. J. M. Beck, the third member of the committee, is in Europe.

The hearing was adjourned until next Monday, by which time the bill of particulars will have been filed.

OBITUARY

Funeral of Mr. Powell.

The funeral of James Peyton Powell, who died Sunday, will take place this afternoon at 3 o'clock from his home, 117 North Fifth Street. Fallbearers will be as follows:

Honorary—Captain Henry Carter, Joseph Courtenay, Julius Morley, Richard Dunlop, Frank Dunlop, C. H. Barton, Charles Hutzler, Isaac Thalheimer, Isaac Held, Henry Harris, E. P. Murphy, E. H. Chalkley and Rufus V. Brough.

Active—James Deitrick, John Divine, Albert Gray, William Ahern, Burnett Lewis, J. M. Beck, the third member of the committee, is in Europe.

H. C. Lyne.

(Special to The Times-Dispatch.) Chester, Va., July 17.—On Thursday morning, at his residence, at Centralia, H. C. Lyne died, in his sixty-sixth year. Mr. Lyne was the eldest child of Thomas J. Lyne, Henrico county, Va. He was a Confederate veteran, and served four years in the Civil War, having earned the rank of captain.

He was a soldier, serving with Rosser's Brigade. He was seventy-three years old, and had been married by his wife and three sons. The funeral will be conducted by Shenandoah Camp, Confederate Veterans, of which he was a member.

B. H. Cousins.

(Special to The Times-Dispatch.) Fredericksburg, Va., July 17.—B. H. Cousins, of upper Hanover county, died at his home near Dwell to-day, after a brief illness, aged sixty years. He is survived by his wife and four children, one of whom is J. T. Cousins, of Widewater, near this city.

DEATHS

FIELD—Died, at her home at Atlee, Hanover county, Va., July 17, 1911, at 8:30 o'clock P. M. Mrs. J. E. FIELD, after an illness of nine weeks, which she bore with Christian fortitude.

Funeral at Shady Grove WEDNESDAY at 3 o'clock. Interment at the home. Friends and acquaintances are invited to attend.

EANES—Died, at her residence, 2101 East Marshall, at 10:20 P. M., July 17, Mrs. FANNIE MARTIN EANES. Funeral notice later.

CHAMBERLAIN—Died, at 6:20 P. M., July 17, her residence 3023 W. M. Cary Street, Miss LAURA CHAMBERLAIN, in the seventieth year of her age. Funeral notice later.

SHEPPERSON—Died, at Charlotte C. H. Va., at 7 o'clock A. M., July 15, 1911, MARIE BURTON SHEPPERSON. Funeral notice later.

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PREPARES FOR ALASKA TRIP

Secretary Fisher Expects to Start About August 5.

Washington, July 17.—Secretary Fisher, of the Department of the Interior, is busy planning for his proposed trip to Alaska, during which he will study the coal field situation on the ground. He does not propose to leave Washington until about the time Congress is ready to adjourn. Although the secretary is not mentioning any date, he believes he will not be able to get away about August 5.

At present Mr. Fisher is hearing on the coal claims of the party, who shall be members of the party. No one as yet has been asked, it is understood, but when the arrangements are completed it is expected that several of the Interior Department officials will go.

The secretary proposes that his investigation shall be deep. The Interior Department will be taken up at length as well as the thirty-three coal claims of Clarence Cunningham Serimac are completed. It is expected that several of the Interior Department officials will go.

DIES IN ELECTRIC CHAIR

Giuseppe Serimac Pays Penalty for Murder Committed Years Ago.

Ossining, N. Y., July 17.—Giuseppe Serimac, who killed two men during his twenty-seven years of life, paid the penalty for one of his deeds to-day at Sing Sing prison. One minute's contact of an electric current left him a corpse. It was the quickest execution since the electric chair was introduced at the State prison.

Serimac murdered Anthony Sido at a dance hall five years ago at Peekskill. He killed a man, but escaped punishment on a plea of self-defense.

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